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8	d/b/a/ Globaltrak, and Richard C. Meyers			
9	UNITED STATES DISTRICT COURT			
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
11	SAN JOSE DIVISION			
12				
13	IMPEVA LABS, INC.,	Civil Action No. 5:12-cv-00125-EJD		
14	Plaintiff,	PROPOSED ORDER GRANTING THIRD EXTENSION OF TIME		
15	vs.	FOR CASE MANAGEMENT		
16	SYSTEM PLANNING	CONFERENCE AND RELATED DATES		
17 17	CORPORATION, SYSTEM PLANNING CORPORATION D/B/A			
18	GLOBALTRAK, AND RICHARD C. MEYERS			
19	Defendants.			
20				
21	IT IS HEREBY STIPULATED by and between the parties hereto pursuant to			
22	Local Rule 7-12, and with the approval of this Court, that the ADR deadlines, Case			
23	Management Conference and related dates, be extended from their presently noticed			
24	dates based upon the following:			
25	WHEREAS, on or about March 6, 2012 the parties submitted their first			
26	stipulation to extend the time for the ADR deadlines as well as the Case			
27	Management Conference ("CMC") and related dates, (Dkt. 21), and, on March 7,			
28	2012, the Court denied the request on the grounds that Plaintiff's First Amended			

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AND RELATED DATES

BISGAARD & SMITH LLP ATTORNEYS AT LAW Complaint rendered Defendants' motion to dismiss moot; and

WHEREAS, thereafter on or about April 3, 2012 this Court, in response to the parties' stipulation, granted the parties' request that the ADR deadlines and CMC and related filing dates be continued due to the proximity with the hearing on Defendants' Motion to Dismiss the First Amended Complaint and the CMC, both scheduled for April 27, 2012 (Dkt. 25); and

WHEREAS, as a result, the Court continued the CMC from April 27 to June 1, the ADR deadlines from April 6 to May 13 and the date for filing the Rule 26 Report, submission of the Initial Disclosures and the Case Management Statement from April 20 to May 26, 2012; and

WHEREAS, on April 25, 2012 the Court continued the hearing on the motion to dismiss from April 27 to May 11, 2012 (Dkt. 28) and, thereafter, on May 8, 2012, vacated the hearing and took the motion under submission without oral argument (Dkt. 29); and

WHEREAS, on May 15, 2012, pursuant to the parties' stipulation, the Court entered its order (Dkt. 31) ordering the ADR deadline to be continued to July 13, 2012, the Rule 26(f) Report, Initial Disclosures and Case Management Statement to August 3 and the CMC to August 10, 2012.

WHEREAS, under the present schedule, the parties are to meet and confer regarding the Case Management Statement on or before July 13, submit the ADR Certification and Stipulation re ADR by July 13; prepare and file the Rule 26 Report, Initial Disclosures and Case Management Statement by August 3; and

WHEREAS, it continues to be the parties belief that preparation of the Case Management Statement, Initial Disclosures and Rule 26 Report is premature at this juncture for the following reasons: (1) the Court's decision with respect to Defendants' motion to dismiss will have an impact upon virtually all of the filings in preparation for the Case Management Conference insofar as the claims that will be at issue, the discovery required as between the parties as well as third parties and 4822-9169-8960.1

possibly the ADR that the parties would select as being the most efficacious; (2) Defendants have not filed an answer to the First Amended Complaint, so any affirmative defenses it may assert must await the Court's decision on the motion; (3) Defendants have made no determination as to any counterclaims or possible third party complaints as such would await the decision of the Court on the motion to dismiss; (4) the Court's determination of the motion to dismiss would also affect the application of this Court's local patent rules to this action in the event that the Court grants or denies the motion with respect to Plaintiff's causes of action for declaratory relief as to non-infringement and invalidity of the patents of Defendant System Planning Corporation;

Accordingly, even if the Court rules on the motion in the very near future, the foregoing issues, including the need for Defendants' responsive pleading, lead the parties to believe that to conserve judicial resources the CMC should be continued so as to permit this Court to rule on Defendants' motion and, thereafter, allow the parties to prepare for the CMC based upon this Court's ruling and the pleadings placing the matter at issue. In addition to the foregoing, as a calendar issue, counsel for Defendants is also scheduled to commence a three week trial in the Los Angeles Superior Court, Case No. PC034375, P.C. Specialist, Inc., etc. v. Nexus IS, Inc., et al. and accordingly seeks to set new dates that will permit the CMC to be held after that trial is scheduled for completion.

The parties therefor respectfully request that the Case Management Conference, and related filing deadlines as well as the ADR deadlines be revised as set forth below:

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25	Event	Present Date	New Date

November 9, 2012 August 10, 2012 **CMC**

October 5, 2012 **ADR** Deadlines July 13, 2012

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[XROP SSEN] ORDER GRANTING THIRD EXTENSION OF TIME FOR CASE MANAGEMENT CONFERENCE
AND RELATED DATES

4822-9169-8960.1 [XXXXXXX] ORDER GRANTING THIRD EXTENSION OF TIME FOR CASE MANAGEMENT CONFERENCE AND RELATED DATES

GOOD CAUSE APPEARING, IT IS ORDERED that the Case Management

Conference, Initial Disclosure, Rule 26 Report and ADR deadlines are extended as set forth in the above Stipulation.

ORDER

Dated: July 18, 2012

U.S. District Court Judge